

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

INTERNATIONAL CELL SURGICAL
SOCIETY, a California Public Benefit
Nonprofit Corporation,
CELL SURGICAL NETWORK
CORPORATION, a California
Corporation, and CALIFORNIA STEM
CELL TREATMENT CENTER, INC., a
California Corporation,

Plaintiffs,

v.

KATE KRAWCZYK, an individual,
PHYSICIAN ROI, LLC, a Delaware
Limited Liability Company, and
DOES 1 through 40, inclusive

Defendants.

Case No. 5:24-cv-02173-AH-(SPx)

FINAL JUDGMENT [JS-6]

Pursuant to the Court's Order granting Plaintiff's Motion for Default
Judgment, IT IS HEREBY ORDERED, ADJUDGED, and DECREED:

1 1. Judgment is entered against Defendants, and each of them, for
2 Trademark Infringement in violation of 15 U.S.C. § 1125(a); Trade Dress
3 Infringement in violation of 15 U.S.C. § 1125(a); Cyberpiracy in violation of 15
4 U.S.C. § 1125(d); and Unfair Competition in violation of 15 U.S.C. § 1125(a).

5 2. Plaintiffs are awarded monetary damages in the amount of
6 \$269,056.02.

7 3. Treble damages are awarded, bringing the monetary damage award to
8 \$807,168.06.

9 4. A permanent injunction hereby issues Defendants, and each of them,
10 from maintaining a website with names deceptively similar to the names of
11 Plaintiffs and their websites, including use of the terms “CellSurgicalConference,”
12 “Cell Surgical Conference,” “Cell Surgical Network,” “CSC,” “CSCDigital,”
13 “CSCDigitalTV,” “ICSS,” “Regenatrak,” “stemcellrevolution,” “Stem Cell
14 Revolution,” “StemCellClinicsOfAmerica,” “California Stem Cell Treatment
15 Center,” “CSCTC,” “CaliforniaStemCellTreatmentCenter,” or anything similarly
16 named or designed to suggest affiliation with such names; from impersonating
17 Plaintiffs or inducing the public or customers of Plaintiffs to believe that material
18 published by Defendants originates from Plaintiffs, from publishing and selling
19 access to Plaintiffs’ intellectual property, including images, text, audio and video
20 recordings, and expert medical materials entrusted to Defendants by Plaintiffs, as
21 well as customer lists and contact information; Plaintiffs are further mandated to
22 return all of the above intellectual property to Plaintiffs, restore their access to all
23 such intellectual property, and destroy any and all copies of such intellectual
24 property.

25 5. Plaintiffs are awarded attorney’s fees in the amount of \$12,456.25.

26 6. Plaintiffs are awarded costs in the amount of \$799.22.

1 7. The Clerk of the Court shall close this case, except that this Court
2 shall retain jurisdiction for the purpose of enforcing this Order.

3 This is a final judgment.

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5 Dated: April 10, 2025

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HON. ANNE HWANG
UNITED STATES DISTRICT JUDGE

8 CC:FISCAL

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